## IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF IOWA

## EASTERN DIVISION

UNITED STATES OF AMERCIA,										HEARING MINUTES Sealed: No										
Plaintiff(s)									Case No.: 21-CR-2074-CJW-MAR-1											
VS.									Presiding Judge: Mark A Roberts, Magistrate Judge											
STEVEN CHARLES DEMARAY,									Deputy Clerk: Sarah Melvin											
Defendant(s)									Official Court Record: FTR Gold											
Date: 11/10/2021		Start: 3:07 PM		PM	Adjourn:		3:18 PM		Courtroom: 4, 4 <sup>th</sup> Floor, C				Cedar Rapids, IA							
Appear	ances:	Plaintiff	(s):	AUSA Dillan Edwards (by telephone)																
		Defenda	nt(s):	Appears in person and is represented by AFPD Chris Nathan																
		U.S. Probation:			Amy Moser and Mukad				las	as Alhassan										
		Interpreter:								Language:			Certified:		:		Phone:			
TYPE	OF PROCEE	DING:	INITL	AL	APPEARA	NCI	Е:	X	ı	AND/C	)R	Al	RRAIGNME	NT:	X					
		Date of i	11/	4/20	21															
		Was defendant Mirandized? Yes																		
		Defendant pleaded: Not Guilty						ilty												
		Counsel: Re			etained: or A			Ap	Appointed FPD or CJA: X AFPD Jill Johnston											
		Stipulation to discov			very plan? Yes			3	Di	Did defendant provide financial affidavit? No										
		Did the g	governm	ent	move for detention?				No Was the defendant d				etaine	ed?	N	О				
		Oral Motion for Detention/Preli					minary hearir						Date:							
		Trial date:			1/10/2022- CJ				JW											
	The offering party must, within 3 days after the hearing, file in electronic form any exhibit a motion, resistance, or other filing related to this hearing. Pub. Admin. Order 09-AO-03-													with						
				Court advises the Defendant of his consular notification rights.																
		Miscellaneous:			Defendant waives formal reading of the Indictment.															
					Court confirms the United States' obligation under Rule 5(f), that is, to disclose to the defendant all exculpatory evidence as required by <i>Brady v. Maryland</i> and its progeny. Failure to disclose any such evidence in a timely manner may result in consequences, including, but not limited to, exclusion of evidence, adverse jury instructions, dismissal of charges, contempt proceedings, disciplinary action, or sanction by the Court.															
					Defendant released under the terms and conditions set forth in the Order Setting Conditions of Release.															